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SEPTEMBER 16, 2004

CHICAGO, IL 60603

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UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

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RECORDATION DATE: 09/15/2004

REEL/FRAME: 015132/0218

NUMBER OF PAGES: 6

BRIEF: CERTIFICATE OF CANCELLATION OF CERTIFICATE OF LIMITED LIABILITY

PARTNERSHI P

ASSIGNOR:

TV DATA TECHNOLOGIES, L.P.

DOC DATE: 01/12/2004

ASSIGNEE:

PATENT NUMBER:

TRIBUNE MEDIA SERVICES, INC. 435 N. MICHIGAN AVENUE CHICAGO, ILLINOIS 60611

SERIAL NUMBER: 09587139

FILING DATE: 06/02/2000

ISSUE DATE:

TITLE: TELEVISION PROGRAMMING WITH RAPID LOOKUP CAPABILITIES

SERIAL NUMBER: 09730987 PATENT NUMBER: FILING DATE: 12/06/2000

ISSUE DATE:

TITLE: DYNAMIC DETERMINATION OF LANGUAGE-SPECIFIC DATA OUTPUT

015132/0218 PAGE 2

SERIAL NUMBER: 09757939 FILING DATE: 01/10/2001

PATENT NUMBER: ISSUE DATE:

TITLE: UNIVERSAL TIME ZONE CONVERSION

SERIAL NUMBER: 09840948 FILING DATE: 04/24/2001

PATENT NUMBER: ISSUE DATE: TITLE: WHAT HAS CHANGED ON TELEVISION

THERESA FREDERICK, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS



## CERTIFICATE OF THE ASSISTANT SECRETARY OF TRIBUNE MEDIA SERVICES, INC.

The undersigned, being the duly elected, qualified and Assistant Secretary of Tribune Media Services, Inc., a Delaware corporation (the "Company"), hereby certifies that:

- 1. On January 8, 2004, a Certificate of Cancellation was filed with the Secretary of State of Georgia canceling the existence of TV Data Technologies, L.P., a Georgia limited partnership ("TV Data"). A copy of this Certificate of Cancellation is attached as Exhibit A.
- 2. The Company was the sole partner in TV Data prior to its cancellation.
  Therefore, by operation of law, upon cancellation of TV Data all assets of
  TV Data were automatically distributed to the Company.
- 3. Set forth on Exhibit B are the resolutions of the Board of Directors of the Company, adopted as of December 19, 2003, authorizing the cancellation and dissolution of TV Data:

IN WITNESS WHEREOF, the undersigned has hereunto set his hand this 9 day of June, 2004.

Mark W Hianik Assistan Secretary Certificate of Cancellation

Exhibit A

12:05pm From-TRIBUNE CO LEGAL DEPT

+312 222 4206

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**Secretary of State** 

Corporations Division
315 West Tower
#2 Martin Luther King, Jr. Dr.
Atlanta, Georgia 30334-1530

CSC NETWORKS, INC.
DAVID HOLCOMB
900 OLD ROSWELL LAKES PKWY.#310
ROSWELL, GA 30076

DOCKET NUMBER: 040150593
CONTROL NUMBER: K213209
EFFECTIVE DATE: 01/15/2004
REFERENCE: 0093
PRINT DATE: 01/15/2004

PRINT DATE : 01/15/2004 FORM NUMBER : 147

CERTIFICATE OF CANCELLATION.

I, Cathy Cox, the Secretary of State of the State of Georgia, do hereby certify under the seal of my office that the certificate of limited partnership of

TV DATA TECHNOLOGIES, L.P. A DOMESTIC LIMITED PARTNERSHIP

has been duly cancelled by the filing of a certificate of cancellation in the Office of the Secretary of State and by the paying of fees as required by Title 14 of the Official Code of Georgia Annotated and the Rules and Regulations promulgated thereunder. Attached hereto is a true and correct copy of said certificate of cancellation.

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on the date set forth above.

Cathy Cox Secretary of State



### CERTIFICATE OF CANCELLATION

OF

## CERTIFICATE OF LIMITED PARTNERSHIP

To the Secretary of State State of Georgia

The undersigned, pursuant to Section 14-9-203, on behalf of the limited partnership named below, hereby certifies that:

- 1. The exact name of the limited partnership is TV DATA TECHNOLOGIES, L.P.
- 2. The original Certificate of Limited Parmership was filed on June 30, 1992.
- 3. This Certificate of Cancellation is being filed the limited partnership has been dissolved and all of the debts, liabilities and obligations of the limited partnership have been paid and discharged.
- 4. The effective date of cancellation shall be the date of the filing of this Certificate of Cancellation by the Secretary of State.
- 5. The undersigned constitute all of the general partners in the limited partnership. Signed on January 12, 2004.

Tribune Media Services, General Partner By: Mark W. Hianik, Assistant Secretary

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Exhibit B

#### Board Resolutions

WHEREAS, the Company is a wholly owned subsidiary of Tribune Company, a Delaware corporation ("Tribune");

WHEREAS, TMS Movie Information Products, Inc., & Colorado corporation formerly known as Premier Datavision, Inc. ("Movie Products"), and TMS TV Publishing, Inc., a Wisconsin corporation formerly known as JDTV, Inc. ("TV Publishing"), are also wholly owned subsidiaries of Tribunc;

WHEREAS, the Company is the sole member of each of TV America, LLC, a Georgia limited liability company ("TV America"), and Connection Publishing, LLC, a Delaware limited liability company ("Connection");

WHEREAS, the Company is the sole partner in TV Data Technologies, LP., a Georgia limited partnership ("TV Data"), and there are no other general or limited partners in TV Data;

WHEREAS, the respective boards of directors, managers, shareholders, and members of the Company, Movie Products, TV Publishing, TV America and Connection (collectively, the "Constituent Entities") have approved, adopted, certified and acknowledged the entry of the Constituent Entities into Plan of Merger (the "Marger Agreement") pursuant to which Movie Products, TV Publishing, TV America and Connection (collectively, the "Merged Entities") will be merged with and into the Company; and

WHEREAS, the Board of Directors of the Company deems it advisable and in the best interests of the shareholder of the Company that TV Data be dissolved pursuant to Georgia Law and that, in connection with such dissolution, all of the assets of IV Data (including without limitation all intellectual property assets and all goodwill associated therewith) be distributed to the Company.

NOW THEREFORE BE IT RESOLVED, that this Board of Directors hereby approves (i) the entry by the Company into the Merger Agreement and the merger of the Merged Entitles (the "Merger") with and into the Company, with the Company as the surviving corporation, and (ii) the dissolution of TV Data and the resulting distribution of the TV Data assets (including without limitation all intellectual property assets and all goodwill associated therewith)to the Company.

FURTHER RESOLVED, that the proper officers of the Company be and each of them hereby is authorized, directed and empowered, in the name and on behalf of the Company, to execute and deliver any and all documents and to do or cause to be done any and all such acts (including the payment of all necessary expenses) as such officer may deem necessary or desirable in order to carry out the purposes of the foregoing resolutions, and the Secretary or Assistant Secretary hereby is directed to file a Certificate of Merger with the Secretary of State of Delaware and any necessary documents related to the dissolution of TV Data with the Secretary of State of Georgia;

FURTHER RESOLVED, that all actions previously taken by the officers or directors of the Company (or its affiliates) in connection with the matters described in these resolutions be, and hereby are, ratified, confirmed and approved in all respects.

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